

ESTTA Tracking number: **ESTTA1292329**

Filing date: **06/20/2023**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Notice of Opposition

Notice is hereby given that the following party opposes registration of the indicated application.

Opposer information

Name	Metro-Goldwyn-Mayer Studios Inc.		
Entity	corporation	Citizenship	Delaware
Address	245 N. BEVERLY DRIVE BEVERLY HILLS, CA 90210 UNITED STATES		
Correspondence information	JILL M. PIETRINI SHEPPARD MULLIN RICHTER & HAMPTON 1901 AVENUE OF THE STARS SUITE 1600 LOS ANGELES, CA 90067 UNITED STATES Primary email: JPietrini@SheppardMullin.com Secondary email(s): LGlenn@SheppardMullin.com, MDanner@SheppardMullin.com, PBost@SheppardMullin.com, RWalsh@SheppardMullin.com, RLHudson@SheppardMullin.com, TrademarksCC@SheppardMullin.com 13102283700		

Applicant information

Application no.	97204231	Publication date	05/30/2023
Opposition filing date	06/20/2023	Opposition period ends	06/29/2023
Applicant	Vikram Arun 1000 BRICKELL PLAZA, APT 5908 MIAMI, FL 33131 UNITED STATES		

Goods/services affected by opposition

Class 042. First Use: None First Use In Commerce: None
All goods and services in the class are opposed, namely: Software design and development

Grounds for opposition

Priority and likelihood of confusion	Trademark Act Section 2(d)
Dilution by blurring	Trademark Act Sections 2 and 43(c)
False suggestion of a connection with persons, living or dead, institutions, beliefs, or national symbols	Trademark Act Section 2(a)

Marks cited by opposer as basis for opposition

U.S. registration no.	1917418	Application date	04/18/1994
Register	Principal		
Registration date	09/05/1995	Foreign priority date	NONE
Word mark	STARGATE		
Design mark			
Description of mark	NONE		
Goods/services	Class 034. First use: First Use: Nov 1994 First Use In Commerce: Nov 1994 cigarette lighters		

U.S. registration no.	2296505	Application date	05/19/1997
Register	Principal		
Registration date	11/30/1999	Foreign priority date	NONE
Word mark	STARGATE		
Design mark			
Description of mark	NONE		
Goods/services	Class 041. First use: First Use: Oct 28, 1994 First Use In Commerce: Oct 28, 1994 production and distribution of motion pictures		

U.S. registration no.	2297059	Application date	05/19/1997
Register	Principal		
Registration date	11/30/1999	Foreign priority date	NONE
Word mark	STARGATE SG-1		
Design mark			
Description of mark	NONE		
Goods/services	Class 041. First use: First Use: Jul 27, 1997 First Use In Commerce: Jul 27, 1997 entertainment services in the nature of on-going television science fiction series		

U.S. registration no.	2380249	Application date	11/06/1997
Register	Principal		
Registration date	08/29/2000	Foreign priority date	NONE
Word mark	STARGATE		
Design mark			
Description of mark	NONE		
Goods/services	Class 028. First use: First Use: Sep 30, 1994 First Use In Commerce: Sep 30, 1994		

	TOYS, NAMELY, TOY VEHICLES; ACTION FIGURES AND ACCESSORIES; DOLLS; ROLE PLAYING ACCESSORIES FOR CHILDREN, TOY WEAPON AND TARGET SETS, BOARD GAMES, ELECTRONIC BOARD GAMES, ELECTRONIC GAME EQUIPMENT CONTAINING MEMORY DEVICES, NAMELY, HAND-HELD UNITS FOR PLAYING ELECTRONIC AND VIDEO GAMES, PROJECTILE GUNS AND COSTUME MASKS, ALL RELATED TO A MOTION PICTURE		
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U.S. registration no.	3723392	Application date	08/26/2008
Register	Principal		
Registration date	12/08/2009	Foreign priority date	NONE
Word mark	STARGATE: UNIVERSE		
Design mark			
Description of mark	NONE		
Goods/services	Class 041. First use: First Use: Oct 2, 2009 First Use In Commerce: Oct 2, 2009 Entertainment services, namely, a television series featuring science fiction		

U.S. registration no.	3786802	Application date	03/25/2009
Register	Principal		
Registration date	05/11/2010	Foreign priority date	NONE
Word mark	STARGATE ATLANTIS		
Design mark			
Description of mark	NONE		
Goods/services	Class 041. First use: First Use: Jul 16, 2004 First Use In Commerce: Jul 16, 2004 Entertainment services, namely, the production and distribution of a television series featuring dramas, comedies, romance, science fiction, action and adventures, mysteries and westerns		

U.S. registration no.	3890169	Application date	04/29/2010
Register	Principal		
Registration date	12/14/2010	Foreign priority date	NONE
Word mark	STARGATE: RESISTANCE		
Design mark			
Description of mark	NONE		
Goods/services	Class 041. First use: First Use: Feb 10, 2010 First Use In Commerce: Feb 10, 2010 Entertainment services, namely, providing a multi-user on-line computer game; providing a computer game that may be accessed network-wide by network users		

U.S. registration	3890750	Application date	03/19/2009
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no.			
Register	Principal		
Registration date	12/14/2010	Foreign priority date	NONE
Word mark	S G U STARGATE UNIVERSE		
Design mark			
Description of mark	The mark consists of the letters "S", "G" and "U", the words "STARGATE UNIVERSE".		
Goods/services	<p>Class 009. First use: First Use: Feb 9, 2010 First Use In Commerce: Feb 9, 2010</p> <p>Pre-recorded DVDs featuring motion pictures and television programs in the science fiction genres; multimedia software recorded on CD-ROM featuring interactive computer games; video and computer game cartridges; video and computer game cartridges adapted for use with television receivers; video output game machines for use with television; computer software for multimedia and interactive computer games contained on cartridges and CD ROMs</p> <p>Class 016. First use: First Use: Nov 16, 2009 First Use In Commerce: Nov 16, 2009</p> <p>Paper and paper articles, namely, trading cards; pictures; posters; mounted and unmounted photographs; publications, namely, comic books and newspaper comic strips; cartoon prints and cartoon strips; series of fictional novels and short story books; books containing screenplays; and calendars</p> <p>Class 025. First use: First Use: Oct 2, 2009 First Use In Commerce: Oct 2, 2009 [Clothing for men, women and children, namely, T-shirts; tank tops; sweatshirts; headwear; caps; hats]</p> <p>Class 041. First use: First Use: Oct 2, 2009 First Use In Commerce: Oct 2, 2009</p> <p>Entertainment services, namely, a television series featuring science fiction</p>		

U.S. registration no.	4463482	Application date	06/11/2012
Register	Principal		
Registration date	01/07/2014	Foreign priority date	NONE
Word mark	STARGATE COMMAND		
Design mark			
Description of mark	NONE		
Goods/services	<p>Class 009. First use: First Use: Jul 17, 2012 First Use In Commerce: Jul 17, 2012</p> <p>[Video games for mobile devices, personal computers, consoles, tablets; electronic game programs; downloadable electronic game programs; electronic game software; computer game programs; downloadable computer game programs; interactive game programs; interactive game software; cinematographic apparatus]</p> <p>Class 041. First use: First Use: Jul 17, 2012 First Use In Commerce: Jul 17, 2012</p> <p>Providing a web site featuring entertainment information in the fields of electronic game programs, electronic game products, and electronic game programs and products; television programs in the field of entertainment</p>		

U.S. registration no.	5537066	Application date	07/13/2017
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Register	Principal		
Registration date	08/07/2018	Foreign priority date	NONE
Word mark	STARGATE ORIGINS		
Design mark			
Description of mark	NONE		
Goods/services	Class 041. First use: First Use: Feb 15, 2018 First Use In Commerce: Feb 15, 2018 Entertainment services in the nature of a television series and web series featuring science fiction, suspense and drama		

U.S. registration no.	5547176	Application date	07/10/2017
Register	Principal		
Registration date	08/21/2018	Foreign priority date	NONE
Word mark	STARGATE COMMAND		
Design mark			
Description of mark	NONE		
Goods/services	<p>Class 009. First use: First Use: Sep 20, 2017 First Use In Commerce: Sep 20, 2017 Downloadable software and applications for the delivery, transmission and distribution of audiovisual and multimedia entertainment content</p> <p>Class 038. First use: First Use: Sep 20, 2017 First Use In Commerce: Sep 20, 2017 Broadcasting, transmission and delivery of audiovisual and multimedia entertainment content; video on demand transmission services; streaming of audiovisual and multimedia entertainment content via the Internet and global communications networks; transmission of audiovisual and multimedia entertainment content in the nature of full-length, partial-length and clips from motion picture, television shows and videos</p> <p>Class 041. First use: First Use: Sep 20, 2017 First Use In Commerce: Sep 20, 2017 Entertainment services, namely, providing non-downloadable movies, television shows, video clips and multimedia entertainment content; providing information relating to movies, television shows, video clips and multimedia entertainment content; providing a website featuring non-downloadable movies, television shows, video clips and multimedia entertainment content, as well as information relating to movies, television shows, video clips and multimedia entertainment content</p>		

Attachments	Notice of Opposition re MGM v. STARGATE in Class 42 - Vikram Arun.pdf (3262257 bytes)
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Signature	/Jill M. Pietrini/
Name	Jill M. Pietrini
Date	06/20/2023

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

<i>In re Matter of Application No. 97/204,231 for the mark: STARGATE in Class 42</i> Metro-Goldwyn-Mayer Studios Inc., Opposer, vs. Vikram Arun, Applicant.	Opposition No. _____ NOTICE OF OPPOSITION
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Commissioner for Trademarks
ATTN: Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

Dear Commissioner:

Opposer Metro-Goldwyn-Mayer Studios Inc., a Delaware corporation, having its principal place of business at 245 N. Beverly Drive, Beverly Hills, California 90210 (“Opposer”), believes that it will be harmed by the registration of the trademark STARGATE as shown in Application Serial No. 97/204,231 in Class 42 filed January 5, 2022 (the “Application”) by Applicant Vikram Arun, an individual, having an address of 1000 Brickell Plaza, Apt. 5908, Miami, Florida 33131 (“Applicant”), and hereby opposes its registration on the following grounds:

**FACTUAL BACKGROUND REGARDING OPPOSER’S
STARGATE FRANCHISE AND TRADEMARKS**

1. In 1994, Opposer and/or its predecessors and related companies produced and promoted the highly successful and acclaimed space-themed motion picture *Stargate*. Since

then, Opposer and its predecessors and related companies have produced and promoted a media franchise centered around the *Stargate* motion picture, consisting of the motion pictures *Stargate: The Ark of Truth* (2008) and *Stargate: Continuum* (2008); television series, consisting of *Stargate SG-1* (1997–2007), *Stargate Atlantis* (2004–2009), and *Stargate Universe* (2009–2011); the web series *Stargate Origins* (2018); the animated series *Stargate Infinity* (2002–2003); and video games, novels, comic books, magazines, and audiobooks (collectively, the “Stargate Franchise”). The Stargate Franchise is one of the most successful and well-known entertainment franchises of all time. In the Stargate Franchise, the titular “Stargate” is a term coined in the original *Stargate* referring to an ancient ring-shaped device that creates a wormhole, enabling travel to a similar device elsewhere in the universe. There is no meaning associated with the term “Stargate” other than to refer to the Stargate Franchise. See **Exhibit A**, which is a print out from the Meriam-Webster Dictionary, available online, searching the word “stargate”. The word is not found in such dictionary.

2. Opposer owns the registered and common law trademarks associated with the Stargate Franchise, including the trademarks STARGATE, STARGATE SG-1, SGU STARGATE UNIVERSE (Stylized), STARGATE ATLANTIS, STARGATE: UNIVERSE, STARGATE: RESISTANCE, STARGATE ORIGINS, and STARGATE COMMAND (collectively, the “STARGATE Marks”). In addition, Opposer owns Registration Nos. 1,917,418, 2,296,505, 2,297,059, 2,380,249, 3,723,392, 3,786,802, 3,890,169, 3,890,750, 4,463,482, 5,537,066, and 5,547,176 of the STARGATE Marks, true and correct copies of which registrations, are attached hereto as **Exhibit B**. All of these registrations are valid and subsisting, and Opposer’s Registration Nos. 1,917,418, 2,296,505, 2,297,059, 2,380,249, 3,723,392, 3,786,802, 3,890,169, 3,890,750, and 4,463,482 are incontestable pursuant to 15 U.S.C. §1065.

3. The STARGATE Marks are extensively used in connection with, and to market and promote, the Stargate Franchise and a wide range of goods and services. Opposer has invested substantial time and expense promoting the Stargate Franchise and the STARGATE Marks. As a result of extensive sales, advertising, and promotion of the Stargate Franchise and

the broad range of products and services sold or offered under the STARGATE Marks for more than two and a half decades, the STARGATE Marks have developed enormous goodwill and secondary meaning, and the STARGATE mark is famous under 15 U.S.C. §1125(c).

FACTUAL BACKGROUND REGARDING THE APPLICATION

4. On January 5, 2022, Applicant filed the Application in the Office seeking registration, on an intent-to-use basis, of STARGATE for “Providing temporary use of non-downloadable web-based decentralized applications (DApps) for investment information, cryptocurrency trading, and earning yields through cryptocurrency; Software design and development” in Class 42. Applicant’s identification of services was subsequently amended to “Software design and development” in Class 42. The filing date of the Application is after Opposer’s first use of its STARGATE Marks and after the applications to register the STARGATE Marks were filed.

5. In the Application, Applicant explained the significance of his mark as follows: “Stargate appearing in the mark means or signifies or is a term of art for a hypothetical device consisting of a traversable portal (typically a wormhole) that can send one to another location light years away nearly instantaneously in the relevant trade or industry or as used in connection with the goods/services listed in the application.”

6. The Application was published for opposition in the *Official Gazette* on May 30, 2023.

FIRST GROUND – LIKELIHOOD OF CONFUSION

7. Opposer incorporates the allegations contained in Paragraphs 1 to 6 herein.

8. Opposer has priority over Applicant for its STARGATE Marks. Opposer’s use and registrations of the STARGATE Marks pre-date Applicant’s filing date of the Application and any use of the STARGATE mark by more than two and a half decades.

9. Applicant’s STARGATE mark is confusingly similar to Opposer’s STARGATE Marks under 15 U.S.C. §1052(d). Applicant’s mark is likely to cause confusion, mistake or

deception as to source, origin, affiliation, association, connection, or sponsorship of Applicant's services offered or to be offered under the STARGATE mark with Opposer's STARGATE Marks, the Stargate Franchise, the goods and services offered under the STARGATE Marks, and/or with Opposer and/or Opposer's activities.

SECOND GROUND – LIKELIHOOD OF DILUTION

10. Opposer incorporates the allegations contained in Paragraphs 1 to 9 herein.
11. The STARGATE mark was famous before the Application was filed and before Applicant's first use of the STARGATE mark.
12. Applicant commercially uses the STARGATE mark or intends to do so.
13. Applicant's intended or actual use of the STARGATE mark in commerce is likely to cause dilution by blurring of Opposer's STARGATE mark under 15 U.S.C. §1125(c). Specifically, Applicant's STARGATE mark is likely to impair the distinctiveness of Opposer's STARGATE mark.

THIRD GROUND – FALSE SUGGESTION OF A CONNECTION

14. Opposer incorporates the allegations contained in Paragraphs 1 to 13 herein.
15. Applicant's mark is the same as, or a close approximation of, the name of the Stargate Franchise previously used by and associated with Opposer. Applicant's mark would be recognized as such, in that it points uniquely and unmistakably to the Stargate Franchise and/or Opposer.
16. Neither Opposer nor the Stargate Franchise is connected with the activities performed or the goods or services offered or to be offered by Applicant under the STARGATE mark.
17. The fame or reputation of the Stargate Franchise and/or Opposer is such that, when the STARGATE mark is used with Applicant's services, a connection with the Stargate Franchise or Opposer would be presumed.

DAMAGE TO OPPOSER

18. Opposer would be damaged by the registration of the mark shown in the Application, in that such registration would give Applicant a prima facie right to use the mark STARGATE, despite the likelihood of confusion, likelihood of dilution, and false suggestion of a connection described above, and the ownership of the STARGATE Marks by Opposer.

PRAYER

WHEREFORE, Opposer prays that this Opposition be sustained in favor of Opposer and that registration of the Application be refused.

The required fee of \$600 for this Petition to Cancel has been charged to Deposit Account No. 50-4561.

Respectfully submitted,

Dated: June 20, 2023

/Jill M. Pietrini/
Jill M. Pietrini
Paul A. Bost
SHEPPARD MULLIN RICHTER & HAMPTON LLP
1901 Avenue of the Stars, Suite 1600
Los Angeles, California 90067-6017
(310) 228-3700

*Attorneys for Opposer Metro-Goldwyn-Mayer
Studios Inc.*


CERTIFICATE OF E-FILING

I hereby certify that this **NOTICE OF OPPOSITION** is being transmitted electronically to Commissioner of Trademarks, Attn: Trademark Trial and Appeal Board through ESTTA pursuant to 37 C.F.R. §2.195(a), on this 20th day of June, 2023.

/LaTrina Glenn/
LaTrina Glenn

SMRH:4877-9585-1371.1

Exhibit A



DictionaryThesaurus

stargate


Q

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“stargate”

The word you've entered isn't in the dictionary. Click on a spelling suggestion below or try again using the search bar above.

- [stearate](#)
- [stargaze](#)
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- [stargazed](#)
- [star route](#)
- [stargazer](#)
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- [star-gauge](#)
- [segregate](#)
- [stabilate](#)
- [starchier](#)
- [star chamber](#)
- [segregate](#)




WORD OF THE DAY

indomitable


[See Definitions and Examples »](#)

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TEST YOUR VOCABULARY

What Did You Just Call Me?




Before we went to her house, Hannah told us her aunt was a *flibbertigibbet*.

SPELL

IT

Hear a word and type it out. How many can you get right?

[TAKE THE QUIZ »](#)



You can make only 12 words. Pick the best ones!

[PLAY »](#)

Learn a new word every day.
Delivered to your inbox!

OTHER MERRIAM-WEBSTER DICTIONARIES

MERRIAM-WEBSTER'S UNABRIDGED DICTIONARY
SCRABBLE® WORD FINDER
MERRIAM-WEBSTER DICTIONARY API

ENGLISH - SPANISH-ENGLISH TRANSLATION
BRITANNICA ENGLISH - ARABIC TRANSLATION

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Exhibit B

Int. Cl.: 34

Prior U.S. Cls.: 2, 8, 9, and 17

United States Patent and Trademark Office **Reg. No. 1,917,418**
Registered Sep. 5, 1995

**TRADEMARK
PRINCIPAL REGISTER**

STARGATE

LE STUDIO CANAL+ (U.S.) (CALIFORNIA
CORPORATION)
301 NORTH CANON DRIVE
BEVERLY HILLS, CA 90210

FIRST USE 11-0-1994; IN COMMERCE
11-0-1994.

SN 74-513,282, FILED 4-18-1994.

FOR: CIGARETTE LIGHTERS, IN CLASS 34
(U.S. CLS. 2, 8, 9 AND 17).

JERI J. FICKES, EXAMINING ATTORNEY

Int. Cl.: 41

Prior U.S. Cls.: 100, 101, and 107

United States Patent and Trademark Office

Reg. No. 2,296,505

Registered Nov. 30, 1999

**SERVICE MARK
PRINCIPAL REGISTER**

STARGATE

**METRO-GOLDWYN-MAYER STUDIOS, INC.
(DELAWARE CORPORATION)
2500 BROADWAY STREET
SANTA MONICA, CA 904043601**

**FIRST USE 10-28-1994; IN COMMERCE
10-28-1994.**

**FOR: PRODUCTION AND DISTRIBUTION
OF MOTION PICTURES, IN CLASS 41 (U.S.
CLS. 100, 101 AND 107).**

SN 75-296,937, FILED 5-19-1997.

MICHAEL ENGEL, EXAMINING ATTORNEY

Int. Cl.: 41

Prior U.S. Cls.: 100, 101 and 107

United States Patent and Trademark Office

Corrected

Reg. No. 2,297,059

Registered Nov. 30, 1999

OG Date Sep. 19, 2000

**SERVICE MARK
PRINCIPAL REGISTER**

STARGATE SG-1

METRO-GOLDWYN-MAYER STUDIOS INC.
(DELAWARE CORPORATION)
2500 BROADWAY STREET
SANTA MONICA, CA 904043601, BY
CHANGE OF NAME METRO-GOLDWYN-
MAYER, INC. (DELAWARE CORPORA-
TION) SANTA MONICA, CA

FOR: ENTERTAINMENT SERVICES IN
THE NATURE OF ON-GOING TELEVISION
SCIENCE FICTION SERIES, IN CLASS 41
(U.S. CLS. 100, 101 AND 107).
FIRST USE 7-27-1997; IN COMMERCE
7-27-1997.

SER. NO. 75-978,738, FILED 5-19-1997.

*In testimony whereof I have hereunto set my hand and
caused the seal of The Patent and Trademark Office to
be affixed on Sep. 19, 2000.*

COMMISSIONER OF PATENTS AND TRADEMARKS

Int. Cl.: 28

Prior U.S. Cls.: 22, 23, 38 and 50

Reg. No. 2,380,249

United States Patent and Trademark Office

Registered Aug. 29, 2000

**TRADEMARK
PRINCIPAL REGISTER**

STARGATE

METRO-GOLDWYN-MAYER STUDIOS INC. (DELA-
WARE CORPORATION)
2500 BROADWAY STREET
SANTA MONICA, CA 904043061

FOR: TOYS, NAMELY, TOY VEHICLES; ACTION
FIGURES AND ACCESSORIES; DOLLS; ROLE PLAY-
ING ACCESSORIES FOR CHILDREN, TOY WEAPON
AND TARGET SETS, BOARD GAMES, ELECTRONIC
BOARD GAMES, ELECTRONIC GAME EQUIPMENT
CONTAINING MEMORY DEVICES, NAMELY,

HAND-HELD UNITS FOR PLAYING ELECTRONIC
AND VIDEO GAMES, PROJECTILE GUNS AND COS-
TUME MASKS, ALL RELATED TO A MOTION PIC-
TURE, IN CLASS 28 (U.S. CLS. 22, 23, 38 AND 50).

FIRST USE 9-30-1994; IN COMMERCE 9-30-1994.
OWNER OF U.S. REG. NO. 1,917,418.

SER. NO. 75-385,939, FILED 11-6-1997.

MICHAEL ENGEL, EXAMINING ATTORNEY

United States of America

United States Patent and Trademark Office

STARGATE: UNIVERSE

Reg. No. 3,723,392 METRO-GOLDWYN-MAYER STUDIOS INC. (DELAWARE CORPORATION)
Registered Dec. 8, 2009 10250 CONSTELLATION BLVD.
LOS ANGELES, CA 900676241

Int. Cl.: 41 FOR: ENTERTAINMENT SERVICES, NAMELY, A TELEVISION SERIES FEATURING SCIENCE FICTION, IN CLASS 41 (U.S. CLS. 100, 101 AND 107).

SERVICE MARK FIRST USE 10-2-2009; IN COMMERCE 10-2-2009.
PRINCIPAL REGISTER

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SN 77-556,290, FILED 8-26-2008.

CHERYL CLAYTON, EXAMINING ATTORNEY



David J. Kypos

Director of the United States Patent and Trademark Office

United States of America

United States Patent and Trademark Office

STARGATE ATLANTIS

Reg. No. 3,786,802

Registered May 11, 2010

Int. Cl.: 41

SERVICE MARK

PRINCIPAL REGISTER

METRO-GOLDWYN-MAYER STUDIOS INC. (DELAWARE CORPORATION)
10250 CONSTELLATION BLVD.
LOS ANGELES, CA 900676241

FOR: ENTERTAINMENT SERVICES, NAMELY, THE PRODUCTION AND DISTRIBUTION OF A TELEVISION SERIES FEATURING DRAMAS, COMEDIES, ROMANCE, SCIENCE FICTION, ACTION AND ADVENTURES, MYSTERIES AND WESTERNS, IN CLASS 41 (U.S. CLS. 100, 101 AND 107).

FIRST USE 7-16-2004; IN COMMERCE 7-16-2004.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SER. NO. 77-699,311, FILED 3-25-2009.

SANJEEV VOHRA, EXAMINING ATTORNEY



David J. Kyros

Director of the United States Patent and Trademark Office

United States of America

United States Patent and Trademark Office

STARGATE: RESISTANCE

Reg. No. 3,890,169

METRO-GOLDWYN-MAYER STUDIOS INC. (DELAWARE CORPORATION)
10250 CONSTELLATION BLVD.
LOS ANGELES, CA 900676241

Registered Dec. 14, 2010

Int. Cl.: 41

FOR: ENTERTAINMENT SERVICES, NAMELY, PROVIDING A MULTI-USER ON-LINE COMPUTER GAME; PROVIDING A COMPUTER GAME THAT MAY BE ACCESSED NETWORK-WIDE BY NETWORK USERS, IN CLASS 41 (U.S. CLS. 100, 101 AND 107).

SERVICE MARK

FIRST USE 2-10-2010; IN COMMERCE 2-10-2010.

PRINCIPAL REGISTER

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

OWNER OF U.S. REG. NOS. 1,917,418, 2,540,653 AND OTHERS.

SER. NO. 85-026,571, FILED 4-29-2010.

SHANNON TWOHIG, EXAMINING ATTORNEY



David J. Kypos

Director of the United States Patent and Trademark Office

United States of America

United States Patent and Trademark Office

SGU
STARGATE UNIVERSE

Reg. No. 3,890,750

Registered Dec. 14, 2010

Int. Cls.: 9, 16, 25, and 41

TRADEMARK

SERVICE MARK

PRINCIPAL REGISTER

METRO-GOLDWYN-MAYER STUDIOS INC. (DELAWARE CORPORATION)
10250 CONSTELLATION BLVD.
LOS ANGELES, CA 900676241

FOR: PRE-RECORDED DVDS FEATURING MOTION PICTURES AND TELEVISION PROGRAMS IN THE SCIENCE FICTION GENRES; MULTIMEDIA SOFTWARE RECORDED ON CD-ROM FEATURING INTERACTIVE COMPUTER GAMES; VIDEO AND COMPUTER GAME CARTRIDGES; VIDEO AND COMPUTER GAME CARTRIDGES ADAPTED FOR USE WITH TELEVISION RECEIVERS; VIDEO OUTPUT GAME MACHINES FOR USE WITH TELEVISION; COMPUTER SOFTWARE FOR MULTIMEDIA AND INTERACTIVE COMPUTER GAMES CONTAINED ON CARTRIDGES AND CD ROMS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FIRST USE 2-9-2010; IN COMMERCE 2-9-2010.

FOR: PAPER AND PAPER ARTICLES, NAMELY, TRADING CARDS; PICTURES; POSTERS; MOUNTED AND UNMOUNTED PHOTOGRAPHS; PUBLICATIONS, NAMELY, COMIC BOOKS AND NEWSPAPER COMIC STRIPS; CARTOON PRINTS AND CARTOON STRIPS; SERIES OF FICTIONAL NOVELS AND SHORT STORY BOOKS; BOOKS CONTAINING SCREENPLAYS; AND CALENDARS, IN CLASS 16 (U.S. CLS. 2, 5, 22, 23, 29, 37, 38 AND 50).

FIRST USE 11-16-2009; IN COMMERCE 11-16-2009.

FOR: CLOTHING FOR MEN, WOMEN AND CHILDREN, NAMELY, T-SHIRTS; TANK TOPS; SWEATSHIRTS; HEADWEAR; CAPS; HATS, IN CLASS 25 (U.S. CLS. 22 AND 39).

FIRST USE 10-2-2009; IN COMMERCE 10-2-2009.

FOR: ENTERTAINMENT SERVICES, NAMELY, A TELEVISION SERIES FEATURING SCIENCE FICTION, IN CLASS 41 (U.S. CLS. 100, 101 AND 107).

FIRST USE 10-2-2009; IN COMMERCE 10-2-2009.

THE MARK CONSISTS OF THE LETTERS "S", "G" AND "U", THE WORDS "STARGATE UNIVERSE".

SN 77-695,307, FILED 3-19-2009.

SANJEEV VOHRA, EXAMINING ATTORNEY



David J. Kyros

Director of the United States Patent and Trademark Office

United States of America

United States Patent and Trademark Office

STARGATE COMMAND

Reg. No. 4,463,482

Registered Jan. 7, 2014

Int. Cls.: 9 and 41

TRADEMARK

SERVICE MARK

PRINCIPAL REGISTER

METRO-GOLDWYN-MAYER STUDIOS INC. (DELAWARE CORPORATION)
245 N. BEVERLY DRIVE
BEVERLY HILLS, CA 90210

FOR: VIDEO GAMES FOR MOBILE DEVICES, PERSONAL COMPUTERS, CONSOLES, TABLETS; ELECTRONIC GAME PROGRAMS; DOWNLOADABLE ELECTRONIC GAME PROGRAMS; ELECTRONIC GAME SOFTWARE; COMPUTER GAME PROGRAMS; DOWNLOADABLE COMPUTER GAME PROGRAMS; INTERACTIVE GAME PROGRAMS; INTERACTIVE GAME SOFTWARE; CINEMATOGRAPHIC APPARATUS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FIRST USE 7-17-2012; IN COMMERCE 7-17-2012.

FOR: PROVIDING A WEB SITE FEATURING ENTERTAINMENT INFORMATION IN THE FIELDS OF ELECTRONIC GAME PROGRAMS, ELECTRONIC GAME PRODUCTS, AND ELECTRONIC GAME PROGRAMS AND PRODUCTS; TELEVISION PROGRAMS IN THE FIELD OF ENTERTAINMENT, IN CLASS 41 (U.S. CLS. 100, 101 AND 107).

FIRST USE 7-17-2012; IN COMMERCE 7-17-2012.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

OWNER OF U.S. REG. NOS. 1,917,418, 2,540,653, AND OTHERS.

SN 85-648,478, FILED 6-11-2012.

RON FAIRBANKS, EXAMINING ATTORNEY



Deborah S. Cohn

Commissioner for Trademarks of the
United States Patent and Trademark Office

United States of America

United States Patent and Trademark Office

STARGATE ORIGINS

Reg. No. 5,537,066

Metro-Goldwyn-Mayer Studios Inc. (DELAWARE CORPORATION)
245 N. Beverly Drive
Beverly Hills, CALIFORNIA 90210

Registered Aug. 07, 2018

Int. Cl.: 41

CLASS 41: Entertainment services in the nature of a television series and web series featuring science fiction, suspense and drama

Service Mark

FIRST USE 2-15-2018; IN COMMERCE 2-15-2018

Principal Register

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR

SER. NO. 87-527,687, FILED 07-13-2017



Andrei Iancu

Director of the United States
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United States of America

United States Patent and Trademark Office

STARGATE COMMAND

Reg. No. 5,547,176

Registered Aug. 21, 2018

Int. Cl.: 9, 38, 41

Service Mark

Trademark

Principal Register

Metro-Goldwyn-Mayer Studios Inc. (DELAWARE CORPORATION)
245 N. Beverly Drive
Beverly Hills, CALIFORNIA 90210

CLASS 9: Downloadable software and applications for the delivery, transmission and distribution of audiovisual and multimedia entertainment content

FIRST USE 9-20-2017; IN COMMERCE 9-20-2017

CLASS 38: Broadcasting, transmission and delivery of audiovisual and multimedia entertainment content; video on demand transmission services; streaming of audiovisual and multimedia entertainment content via the Internet and global communications networks; transmission of audiovisual and multimedia entertainment content in the nature of full-length, partial-length and clips from motion picture, television shows and videos

FIRST USE 9-20-2017; IN COMMERCE 9-20-2017

CLASS 41: Entertainment services, namely, providing non-downloadable movies, television shows, video clips and multimedia entertainment content; providing information relating to movies, television shows, video clips and multimedia entertainment content; providing a website featuring non-downloadable movies, television shows, video clips and multimedia entertainment content, as well as information relating to movies, television shows, video clips and multimedia entertainment content

FIRST USE 9-20-2017; IN COMMERCE 9-20-2017

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR

SER. NO. 87-522,311, FILED 07-10-2017



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Director of the United States
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